

to be charged for the labors and duties pertaining to the office of County Recorder.

Construction of word "Recorder."

SEC. 7. The word Recorder wherever it occurs in the Revision of 1860, or in Acts of the General Assembly heretofore passed, and still in force, or that may be passed by the 10th General Assembly at its present session and is applicable only to the office of County Treasurer, shall be construed to mean County Treasurer.

Eligibility.

SEC. 8. The same person may be eligible to and hold the offices of County Judge and County Recorder, or the office of County Recorder and County Treasurer.

Treasurer's fee book.

SEC. 9. The County Treasurer shall enter in a book to be by him kept for that purpose, all the fees of every kind received by him from all sources, including moneys received for all services except the per cent., designating the service, and at the end of each quarter he shall render an account under oath, to the Clerk of the Board of Supervisors, of the amount of fees received, and shall make a like Report whenever required by the Board of Supervisors; and the amount to be allowed to said Treasurer as per centage as herein before provided, shall be annually determined by the Board of Supervisors of the county, and the total of all compensation shall in no case exceed the sum of twelve hundred dollars; *provided*, that in counties having two county seats, the amount received by the Treasurer shall not exceed (\$2,000) two thousand dollars.

Account to Clerk.

Report to Board.

Am't of per centage.

Pay. Where there are two Co. Seats.

SEC. 10. All acts and parts of Acts inconsistent with this Act are hereby repealed.

Approved April 5th, 1864.

## CHAPTER 130.

### CONSTRUCTION OF BRIDGES ACROSS MISSISSIPPI AND MISSOURI RIVERS.

AN ACT to authorize the construction of Railroad Bridges across the Mississippi and Missouri Rivers.

R. R. Co. may construct on Mississippi.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That any Railroad Company now organized or hereafter to be organized, or Bridge Company incorporated in pursuance of the laws of this

State, is hereby authorized and empowered to construct a Railroad Bridge across the Mississippi River connecting with the Eastern terminus of the Railroad of any such Company, and abutting on the Iowa bank of said River at such place as shall be designated therefor by the Board of Supervisors of the county wherein said abutting is to be made, and extending toward any point of the opposite bank that may be selected by such Company. <sup>Supervisors to select the place.</sup>

SEC. 2. That any Railroad Company or Bridge Company that now is or may hereafter become incorporated in pursuance of the laws of this State, is hereby authorized and empowered to construct a Railroad bridge across the Missouri River, connecting with the Western terminus of the Railroad of any such Company, and abutting on the Iowa bank of said river at such place as shall be designated therefor by the Board of Supervisors of the county wherein said abutting is to be made, and extending toward any point on the opposite bank that may be selected by such Company. <sup>Missouri River. Board Super- visors to de- signate.</sup>

SEC. 3. No bridge shall be built under the provisions of this Act until the plan thereof shall first be submitted to and approved by the said Board of Supervisors. <sup>Not to be built until such approv'l</sup>

SEC. 4. The provisions of this Act so far as practicable or applicable, shall apply and be extended to any Railroad Company, incorporated in pursuance of the laws of the State of Wisconsin, Illinois, Kansas, or the Territory of Nebraska, where such Railroad extends to the bank of either of said rivers opposite the State of Iowa. <sup>Provisions extended.</sup>

SEC. 5. Any such Railroad corporation or Bridge Company shall have authority to issue its bonds or obligations for an amount not exceeding the cost of any such bridge, and of its Railroad in the State of Iowa, and to secure the payment thereof by a mortgage on the same; and shall also have authority to issue certificates of common and preferred stock, the preferred stock to be issued only on condition that the holders of four fifths of the common stock give their written consent thereto. <sup>Companies to issue bonds. May mort- gage. Condition.</sup>

SEC. 6. Any such Railroad or Bridge Companies are hereby authorized, with the consent of said Board of Supervisors, to construct the said bridges with suitable roads and footways for teams and foot passengers, with permission to charge toll for the same at rates to be approved by said Board of Supervisors. <sup>Roads and foot-paths. Toll.</sup>

SEC. 7. Any of said Companies are hereby author- <sup>Ferry.</sup>

ized to establish a ferry across either of said rivers at or near the terminus of said Roads, to be used solely for the use of said Companies for Railroad freight and passengers until said bridges are constructed and ready for use.

Director elected. SEC. 8. Each Company acting under the provisions of this Act, shall elect at least one Director of such Company, who shall be a citizen of and reside in the State of Iowa.

Citizen. SEC. 9. Each Foreign Railroad Company acting under the provisions of this Act, shall be liable to be sued in any Court of competent jurisdiction in this State, and the service of the original notice on the resident Director provided in Section 8 of this Act shall be sufficient to give the Court jurisdiction of such Company.

May be sued. SEC. 10. Nothing in this Act shall be construed so as to repeal or modify any law now in force relating to Railroads or Bridges.

Construction. SEC. 11. No bridge erected under and by virtue of this Act or any law of this State shall be so located or constructed as unnecessarily to impede, injure or obstruct the navigation of either of said rivers.

Not to obstruct navigation. SEC. 12. This Act being deemed of immediate importance, shall take effect upon its publication in the Iowa Homestead, and Iowa State Register, papers published in Des Moines.

Take effect. Approved April 5th, 1864.

I hereby certify that the foregoing Act was published in the Iowa State Register April 27th, A. D. 1864, and in the Iowa Homestead April 27th, A. D. 1864.

JAMES WRIGHT, Secretary of State.

## CHAPTER 131.

### DISTRIBUTION OF THE LAWS OF THE TENTH GENERAL ASSEMBLY.

AN ACT to provide for the publication and distribution of the laws of the Tenth General Assembly of the State of Iowa.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That the Secretary of State be, and he is hereby required to prepare a manuscript copy of all the Laws, Joint Resolutions and Memorials passed

Sec'y State  
prepare man-  
uscript.